DEATH OF THE YEAR. Fosble and faint, and grow and gray, In his last dark hour the Old Year lay; And heavily came his parting breath. And his eyes grew dim in the mists of death. Yet a few months past, when the spring time has smiled,
This gray old year was a merry child;
And he rivaled the lark as it cleft the air,
And swined bright buds in his golden hair.

And the nightingale sang in the blooming

And with mind mature, he had reached at The full perfection of manly strength. But the leaver grew sere, and the autumn

And the weary Old Year lay down to die. Feeble and faint, and grim and gray, In his last dark hour the Old Yearlay; And heavily came his parting breath, And his eyes grew dim in the mists of death. Yet not alone-for Old Time stood there;

watched at his side with paternal care; dhe gared on the glass in his withere And lesiously counted each abbing sand. Encircied the couch where the dying year Bonds of issi... And mournfully between his spirit away.

And mournfully between his spirit away.

Then suddenly tolled from a crumbling 5-20 Bonds of 1884.

5-20 Bonds of 1884.

5-20 Bonds of 1884.

5-20 Bonds of 1884.

5-20 Bonds of 1884. The solemn stroke of the midnight hourand the gunst of the gray Old year was free, With the shadowy pust, in sternity!

THE ONIO LEGISLATURE.

Organization of Both Houses-Message of Governor Haves

COLUMBUS, January 1.—There was a large number present in the senate this morning to see the organization. Lieu-temant-Governor Lee called the senate to New York Central. order at ten o'clock with all the senators E. T. Hall (Ropublican) was elected chief cierk. The vote stood as fol-lows: Eighteen for Hall to eighteen for his opponent, C. B. Flood (Demorat). Lieutenant-Governor Gare had the casting vote and at once decided that Hall

Mr. Putnam, of Ross county (Demoerat) rose to a point of order, but Lleutenant-Governor Lee said that no business was in order except the nomination of as-Mr. Putnam asked if an appeal from the decision of the chair was in order.

The chairman said nothing was in order

except the nomination of an assistant clerk, and at once swore Mr. Hall in as Nominations were then made for an assistant cierk. All the Republicans voted for their cancus nomines, giving him one of their nominees and one for another,

centing a tie. Nine ballots were t the Republican nominee was elected sos were elected by casting the vote of

VanVorkos, (Republican) of Athens, speaker, and B. J. Loomis (Republican), of Franklin, chief clerk, All other nonm chosen by the Republican cancus In the house this afternoon a resolution was adopted to inquire into the facts relative to the vote for representative in No-

ndment to the constitution making breat indigible to the office of presient of the United States for more than Strict Midd The resolution was adopted by a vote of 16 to 15-all Damocrats present, and (sagn and Casement (Republicans) voting The following is the comparative daily state-

was read in the senste during the after-moon mession. It is a brief document, thipped to-day. earing debt is \$44,518 81. fication that the annual increase one accustomed, has been of local indebtedness still con- Estimated per magons the State are imperfect, but enough is shown to warrant the opinion that turing the past year the indebted. towns and cities of on dollars, and that their aggregate bledness now equals the indebtedness of the State. I respectfully repeat, edy for this evil, the recommend

Telsl ....

Cotton in New York.

DAILY REVIEW.

New York, January 2, 10:25 a.m.

dabta he prohibited except in cases of the graves of Generals Harrison and Ho-mer is recommended. Considerable at-tention is devoted to the railroad comparissioner shall be one, be organized with tate, their legal rights and the rights of he information sequired, with the re munendation of such measures as the unmission shall deem expedient.

al affairs, and especially in the rture from the principles and meth is which are deemed essential to free opular government. Many of our important functions of govern-are in the hands of the authorities. They are directly Boyston free from their influence, and bitting almost every conceivable

gents of the public to let and superin-end the performance of contracts. Where all local influences. When abuses are disoffenders ought to follow, but even prosecutions fail in cases of full expession, public opinion almost always accom-plished the object desired. Thorough investigation of official corruption and criminality isads with great certainty to needed reform. Publicity is a great corrector of official abuse Lat it therefore be made the duty of the governor, on satisfactory informa-tion, that the public good requires an investigation of the affairs of any public of-fies, or the conduct of any public officer, whether State or local, to appoint one or more citizens, who shall have ample powers to make such invest'-

gation, if by the investigation vio-lations of the law are discovered. The governor should be authorized in his discretion to notify the attorney general, whose duty it should be, on such notice, to presecute offenders of the constitution. The constitution makes it the duty of the governor to see that the laws are faithful-ly executed. Some such measure as the ly a recommended is necessary to give force and effect to this constitutional provision." Temperance, indeed, is a bridle of

gold; and he who uses it rightly is more like a god than a man,

FINANCE AND TRADE,

OFFICE OF THE DAILY APPEAL, TUESDAY, JABUARY 2, 1872. FINANCIAL. Until after the 6th inst money will be tight

saliy and financially matters will materially case up. Rates rought per cent. Curisione rates are fully per cent. Curisione rates are fully per cent. Curisione rates are fully per cent.

Excalange is steady and unchanged. Rates are steady at 1959 per cent. Some content buying on cotton bills, and 3 discount selling for again checks on eastern points. New Ordens bills, and 3 discount selling for again checks on eastern points. New Ordens bills, and 18 discount buying and par selling.

Gold in New York is 1959, it here brokers pay 1859-1959, and in dealers the product of the country of the former of the content of the country of the former, and stork are said talked about, but nothing deing, and a positive quotation is very hard of the full of the country of the former, and stork alter. Alcorm money is soid at \$150. This country of the country of the former, and \$10 faller. Alcorm money is soid at \$150. This country of the country of the former, and \$150 faller. Alcorm money is soid at \$150. This country of the country of the former, and \$150 faller. Alcorm money is soid at \$150. This country of the country of the former, and \$150 faller. Alcorm money is soid at \$150. This country of the country of the former, and \$150 faller. Alcorm money is soid at \$150. This country of the country of the former, and \$150 faller. Alcorm money is soid at \$150. This country of the country of the former, and \$150 faller. Alcorm money is soid at \$150. This country of the country of the former, and \$150 faller. Alcorm money is soid at \$150. This country of the country of the former, and \$150 faller. Alcorm money is soid at \$150 fal

Bonds in London. LONDON, January 2, 1:80 p.m .-

Canbage. The stock is adequate to the general, #25250.

Natis—Stocks of nulls are fair but void of variety, and certain qualities are in demand. We quote rates #45054 %.

Brook Corn—There has not been a shipment, as we learn, of new broom corn this soason. There is a hir demand and quoted at \$1505415 per ton.

Bageing.—We quote f-lb at 1456415c; #2-lb at 155c; and in light demand.

We give full quotations on all Hides. There is a fair demand for all classes: Dry flint hides, for demanded hides are not worth two-thirds the price of good ones. No. 1 bear-skins, \$8; No. 1 cased otter, \$4.55; open, \$2.50; cased mink, \$1.50; common, \$2.50; No. 1 hunter coorskin, \$5.50; No. 1 country coonskin, \$5.50; beaver, \$1; dry deerskin, \$5.50; beaver, \$1; dry deerskin, \$5.50; beaver, \$2.50; cased mink, \$1.50; open, \$2.50; cased mink, \$1.50; open, \$2.50; consed mink, \$1.50; open, \$2.50; beaver, \$1; dry deerskin, \$5.50; beaver, \$1.50; and country coonskin, \$5.50; beaver, \$1.50; and according to quality and lots.

Grockries are steady, with a fair trade. Prices for the last tyn days have ruled about the same. In coffee there has been an advance movement in New York, and the last arrive at that port was taken readily at the advance rices in this market are the same, but hold ers firm. Coffee is now being sold in this market are the same, but hold ers firm. Coffee is now being sold in this market are the same, but hold ers firm. Coffee is now being sold in this market are the same, in coffee is now being sold in this market are the same, in carried, this galle; whit clarified, lightly; hard refined, white, 134. The market opened with a very active

The following are the rates of freight of the Memphia and Louisville railroad:

April, hence from this direction their is little demand, as they allogo that the present cropia sufficient to carry them over the above maned time. In hey we heard of nothing doing; the market is quiet and prices steady, ranging from \$2.78.30. Sulpments from above have been liberal, but whether destined for this coint we were wable to learn. Oaks are outer.

at 1% cook.

Cannauk—The stock is adequate to the demand, selling at \$7.3. Sweet potatoes, per serrel, \$2,250.

Class of Freight, First class, per cwi ...

Hay, W 100 Re n and Lard, will be. FROM CAIRO, BY RIVER, TO MEMPHIS Hay, § 109 16.
Bacon and lard, § 100 1b.
Transfer charges, © © § car, or 50c § ton less than one car load.

SPECIAL NOTICE.

The strength and nervous energy of the hu erful, the most harmless, and the most agreeable. The temperature of winter would be in
itself a glorious tonic, if it did not, unfortunately, bring with it a volume of chilling
moisture and unwholesome winds, which
have a bad effect on the akin and junes. have a bad effect on the skin and lungs, These must be guarded agains, or there is no security for bealth. The effect of a course of the Bitters is to give vigor and tone to the entire organization—the superficial one cless and nerves, as well as the internal viscant of regular habit of body, a healthy and referral feering of the Steckholders of the flow of bile, an active digestion, a good appethat fluid, are among the blessings derivable from a persistent use of Hostetter's Stomach Bitters, which not only more than supplies antiseptics prescribed in their separate forms by physicians, but performs the three-fold

cation at one and the same time. LEA & PERRINS' SAUCE. It improves appetite and digestion, and it is unrivaled for its flavor. We are directed by Messrs, LEA & FERRINS to prosecute all

RATCHELORS' HAIRD YE. nmediately a splendid black or nature rown, leaves the hair clean, soft, beautiful oes not contain a particle of lead or injuri ory, 16 BOND STREET, N. Y.

Notice.

THE firm of HAMILTON, SKINNER & BYAN, Managers of the Mound City Musual Live Insurance Company for Tennessee, dississippi, and Arkansas, having been disolved the Company has appointed Captain. W. SKINNER and Major M. D. MERRITTHER, Managers for said Territory, under the firm name of SKINNER & MERRITWETHER, with T. C. Caskin as Siscal Agent.

General Agent Mound City Mutual 182 Life Insurance Co of St. Louis, Mo.

Netice to Stockholders. OFFICE MISSISSIPPI VALLEY INS CO. Mempris, December 20, 1871.

HE samual election nor twenty birectors.

of the Mississippi Vailey Insurance Company will be held at their office, 19 Madison street, on MONDAY, January 8, 1872, between

he hours of 10 a.m., and 4 p.m. day H. GEONAUER, Secretary. Sale of Valuable Preperly. Will offer at private sale, until the ist day of February, 1872, the following property:

Lets 1, 2, 3 and 7, in Hays' sub-division of the Walker tract, corner of Rayburn avenue and Walker street, being one and a half mile south of Court Square. The improvements on the lots consist of a two-story frame house with such rooms and eight fire allows its.

At mempins, remnesses, 2th day of December, 1871.

The analysis remnesses, 2th day of December, 1871.

We quote: clearcules, coorder db, very few in the market at 8c, with but little demand. Helik meats are the speciality, confined, however, to clear sides and shoulden—7grace for the former and Sygles for the inter. In this class of goods there was a better fielling on account of a slight improved demand on a light stock, and 7½ was refused to a dealer yesterday. Breakingth shaped in quoted at logistics. Sugarculed ham, 1984, and 198

ments from above will be liberal. Receipts at the leves this morning were free, and in the absence of a demand was dull. The stock of corn in store is very fair. Advices from the interior is to the effect that they will take but little corn until the last of March or first of Anall keep few little corn with the control of the control

ATTENTION.

CHEAP

Dress Goods!

SHAWLS

JEANS,

D. C. & H. M. Leewenstine.

"SOUTHERN PALACE 332 Main

PURE OLD BOURBON -ABD-RYE WHISKY.

. A. MILLER CHICKEN-COCK BRAND

BEWARE OF COUNTERFEITS -Stenct BEWARE OF COUNTERFEITS Stencil brand on one head of the barrel and the burnt brand or the distillery on the other head, made in and in from Paris, Bourbon county, Ky.

Wholes is dealers, greeers and druggista are invited to examine our stock. For sale in lots only by

COBB, DOLHENDE & CO.,

Sole Agents, corner Walnut and Third, dw 2taw

St. Louis, Mo.

COBB, DOLHONDE & CO. Corner Walnut and Third Sts. ST. LOUIS, MISSOURI. COBB, DOLHONDE & CO.,

NEW ORLEANS, LA .. Gen'l Commission Merchants. Previsions, Brandstuffs, Whiskies, A GENTS for the celebrated J. A. Miller A. Chicken-Cock pure old Bourbon and Rye Whiskies. Also, for other Western Distillers and Reclifiers. Consignments and orders solicited for Western and Southern produce generally Cash advances made.

Establishde 1860. DERINGER

RIFLE AND PISTOL FACTORY GENUINE DERINGER PISTOL,

of the ulmost importance that during the cold-weather mouths the system should be put in a condition to withstand the effects of the spring minema, and the subsequent depressing heat of sammer. It is therefore advised by the General Assembly of the State of Arkansa, and approved July 2nd 1888, a general meeting of the Directors and invigorate the digestive and secretive are secretive at this period of the year, and of all organs at this period of the year, and of all Wednesday, the 10th day of January, 1872,

> DIRECTORS AND STOCKHOLDERS. B. F. Patterson, L. D. McKissick,
> H. S. Lee, Elishs Baxter,
> Wm. G. Ford, Lucien U. Gause,
> W. A. E. Tisdale,
> W. K. Patterson, Stockholders. deci3 Memphis and Charleston Railroad Company.

Somerville and Warleston Railross the said Memphis and Charleston Railross Company, M. J. WICKS, President. GEO. ROBERTSON, Secretary. dill daw

S TOURNOLDERS are hereby notified the rectors for the Union and Planters' Bank a Memphis, to serve for the succeeding twelvements, an election will be held at this offer on Honday, 8th of January, 1872, m 10 a m. until 3 p.m. seció S. P. READ, Cashior. Notice to Stockholders.

District of West Tennessee, as.
In Bankruptcy.
At Mamphis, Tennessee, 27th day of December, 1871

O. WOOLDRIDGE, Assignee. NOTICE. District of West Tennessee, 388, In Bankrupicy, At Memphis, Tennessee, 77th day of December, 1871.



injection; and one Syringe.

23 Price \$5, per package, sold by Druggists,
or a at by mail on recent of \$5.50.

Vegetable Remed cures all diseases of the Urin any Organs, such as Incorti-neme of Urine, Inflammation especially recommended for Factor Alban (or Whites.) 23 that has based of Vegetable Remedy is wrapped in dark enamelled DAYS eient to make one pint of injection; and one Syringe, enough to care any ordinary case, AF Price is, per package, sold by all Druggisis, or sent by mail for \$5.50.

The "Vegetable fure" and "Vegetable The "teggs and the" and "trace and "trace and "trace and the property of the set of the Latter or continue writing for free ment, and state their symptoms in roll; they need not hesitate on account of their inability to visit us, in we have treated patients successfully in all persons of the continue by

correspondence.

#7" We desire to send our thirty-two page panulabet, entitled "Man and Weman as Invalids," to every resider of this paper. Send address with Stamp to pay return postage, and address as follows: ET. LOTTS MIDSEAU AMOCIATION, 117 POUTE SIXTH STARRE, SAIST LOUIS, MISSOUR

IN SUPREME COURT AT JACKSON. Martin et al Y vintue of a decree pronounced June 15th, Y vintue of a decree pronounced June 15th, 1871, by the Suprame Court at Jackson, a this cause will sell to the highest bider, in front of the Second Chancer, cour

December 15, 1871.

December 15, 1871.

Entes & Jackson Solicitors, decistes Chancery Sale of Real Estate. No. 18, H.D.—In the Second Chancery Court of Sheiby county, Tennessee.—W. P. York, guardian, etc. va. John F. Garner.

17 virtue of an interlocutory decree for sale entered in the above cause, I will sell at public auction, to the high est hidder, in rout of the Clerk and Master's office, Greeniaw block, Second street, city of Magnehia Tevnessee on emphis, Tennessee on

Saturday, the 6th day of January, 1872, GENUINE DERINGER PISTOL,

No. 667 and 609 Tamarin Street,
In the rear of 612 North Front, Philadelphia,
Pennsylvania,

Would inform the public that they sentinue
to manufacture their celebrated fire-arms,
of all sizes and different styles of finish, at
their long-established and well-known Factory in Philadelphia.

Hearry, F. H. Clarke & Co., 290 Main St.,
& Caroll Agents for Hemphis.

MEMPHIS & Kansas City R. R.

METING OF BOARD OF DIRECTORS.

OFFICE OF THE M. & K. C. R. R. COMPANY,
HATSVILLE, ARR., November 27, 1871.

IN DRIVANCE OF STATES OF LAND,
in section 5, range 3, of the Enersh. Surveyor's District in Tipton county, Tennensee,
beginning at a boxelect in the sontheast
edge of a slongh or point with exist and content west correct granted to Thomas Polk by the britate of
rock of a 560 are tract acceded to Wm. S. Garner of a 560 are tract acceded to Wm. S. Garner of a 560 are tract acceded to Wm. S. Garner by Andrew J. Polk on the 18th day of
Jann ary, 1802, and running thence south 55°
George of the state of the profit of
Such acceded to Wm. S. Garner by Andrew J. Polk on the 18th day of
Jann ary, 1802, and running thence south 55°
George of the state of the profit of
Such acceded to Wm. S. Garner by Andrew J. Polk on the 18th day of
Jann ary, 1802, and running thence south 55°
George of the state of the profit of
Such acceded to Wm. S. Garner by Andrew J. Polk on the 18th day of
Jann ary, 1802, and running thence south 55°
George of the state of the profit of
Such acceded to Wm. S. Garner by Andrew J. Polk on the 18th day of
Jann ary, 1802, and running thence south 55°
Jann ary, 1802, and running thence south 55°
Jann ary, 1802, and running thence acceded to Wm. S. Garles of the commissione of the profit of
Such acceded to Wm. S. Garner of the Commissione of the profit of
Such Care acceded to Wm. S. Gartor, 1802, and running thence acceded to Wm. S. Garles of the commissione of the profit of
Such Care
The Commissione of the profit of the commissione of the profit of
Such Care

Terms of Sale—Ones, all cash and the other haif in twelve mouths from day of sale, retaining a lien on the land to ascure the payment of the same.

December 14, 1871.

M. D. L. STEWART, Cler., and Master.

Lab. A. Only, sol, for or may's. decis John A. Only, sol. for compa't.

Attachment Notice. BEFORE P. M. WINTERS, J. P.—A. SUM.
Before P. M. WINTERS, J. P.—A. SUM.
Before P. M. WINTERS, J. P.—A. SUM.
Be detardant in the above entitled can so
which having been daly returned "Noticy
be found in my county," and it appearing
from affidavit that said defendant is a resi-

which having been returned any levice; it is hereby ordered that said defendant make his appearance at my office, in Memphis Tennessee, on Wednesday, January 17, 18, 2, at 10 a.m., to detend said auti, or it white proceeded with exparts; and that publication be made of this notice once a week, for four successive weeks, in the Memphis Appeal. December 11, 1871.

P. M. WINTERS, J. P.
B. Herman, Att'y for plaintiff. dt tus

The Medical Double Chamber.

This VENEEL, recently invented, is highing physicians, containing two apartments, analysicians, containing two apartments, analysicians, containing two apartments, analysicians, containing two apartments, analysicians, containing two apartments, analysicians that he contents separately, by which he gains a knowledge of diseases unattainable by the use of the single or common chamber, with the dischurges in a mixed state.

The mistake of a physician of one's disease nay be as dangerons as the disease itself." ITS LIFE VALUE in the sick room is in valuable. With it you assist your physician in defining your disease, by which your life may be saved.

Its convenient shape for common use will altimately take the place of the common beautiful to the common when the common was also become the common when the common was also become the common was also become the common when the common was also become the common was als hamber. For sale by LLOYD, CLARKE & CO., 32 Main street.

A BOOK FOR THE MILLION. CUDEs of marry, on the physiological mysteries and revelations of the sexual system, with the lates iscoveries in producing and preventing off pring, preserving the complexion, etc.

This is an interesting work of two hundres. It your condition.

Dr. Butts can be consulted, personally or by ma ii, on the diseases mentioned in his work office No. 12 N. Highthatrest, bet. Market an Wal not. St. Louis, Wa

LOOK TO YOUR CHILDREN. THE GREAT SOOTHING REMEBY.

The Great Soothing Remeby.

Ourse Colic and Griping in the Bowels, and facilitates the process of Teething.

Mrs.

Whiteemb's Syrap.

List the Great Infant's and children's Soothing Remedy for all disorders brought ages.

It is the Great Infant's and Children's Soothing Remedy for all disorders brought on by Teething or any other cause.

Perpared by the Chafton Medicine Soothing Remedy for all disorders brought on by Teething or any other cause.

Perpared by the Chafton Medicine Stoches Stoches St. Louis, Mo.

Bold by druggists and dealers inmedicine coverywhers.

Man.

Desident Modern Medicine Stoches Stoches St. Louis, Mo.

Bold by druggists and dealers inmedicine coverywhers.

Man.

It is the Great Infant's and Children's Soothing Remedy for all disorders brought for by Teething or any other cause.

Perpared by the Chafton Medicine Stoches St. Louis, Mo.

Bold by druggists and dealers inmedicine coverywhers.

Man.

Soothing Remedy for all disorders brought in the Scheook Tate, Ann Peter and others.

It is the Great Infant's and Children's Soothing Remedy for all disorders brought in the Scheook Tate, Ann Peter and others.

Tappearing from afficient State, Ann Peter and others.

Tappearing from afficient State, Ann Peter and Jan.

Peter of the first Circuit Court of Shelpy County, Riel Johnson, Adm'r of Samuel Miller, deceased, vs. Josephine Albert and others.

Tappearing the first Circuit Court of Shelpy County, Riel Johnson, Adm'r of Samuel Miller, deceased, plantiffs intestate, haveing Miller, deceased, plantiff

NOTICE.

B virtue of an ordinance, herete appended, an election will be held on Saturday, the 6th day of January, 1972, of the qualified voters voted for the subscription.

Your for the subscription.

JOHN JOHNSON, Major.

An Ordinance. An ordinance authorizing the city to sub-

pany.
SEUTION 1. He it ordained by the General Council of the city of Memphis, That the city of Memphis shall subscribe for one thousand shares, aggregating one hundred thousand shares, aggregating one hundred thousand soliars of the easiful stock of the "Memphis Water Company," Provided, that the capital stock of the said water Company shall first be increased by a vote of the stockholders to, and fixed at, the sum of two hundred thousand dollars.

Heat of the Easiful Stockholders to, and fixed at, the sum of two hundred thousand dollars.

Heat of the General Council, and the mayor, after giving twenty days notice of the time, place and object of the election, shall cause an election to be held by the qualified voters of the city, according to the laws regulating other city elections, for the purpose of taking the sense of the said voters upon the proposition to subscribe for the said one thousand shares of stock; and if the assent of three-fourths of the qualified voters of the city, who vote at the said election, is had at the said election, to the taid subscription, then this ordinance shall become and behinding and obligatory; but if three-fourths of the said subscription, then this ordinance is to be null and vote.

Sec. 2. And be if further ordained, That the mayor, upon the return of the said election, if three-fourths of the qualified voters of the city assent tenter in the books of the "Memphis Water Company," upon such terms and conditions, and under such regulations and rear-inclose, and under such regulations and rear-inclose as the deneral council has already prescribed, or may prescribe or agree upon, a subscription in behalf entitle it to all the rights, privileges and immunities of a stockholder.

Passed first reading, when the fourtaint section of the charter was anspended, and the ordinance passed first and ascond reading by board or alterman, fleetinger II, 1871.

Approved December 14, 1871. Approved December 14, 1871.

Approved December 14, 1871.

JOHN JOHNSON, Mayor.

delfed

Probate Court Sale

-07-REAL BSTATE cessed, vg. Amy Cherry.

NIDES and by virtue of an order of sale,
made in the above cames at the present
becember) term of the Probate Court of
helby county, Tennessee, I will sell at pubc anction, in front of the court bouse door,
in Union street, in the city of Memphis, on

Tuesday, January 9, 1872, within legal hours, the following described Being part of entry No. 84, for 185 acres, in the name of Edward Cherry, dated on the 5th day of April, 1841, bunned as follows: Being part of entry dated on the 5th day of April, 1841, bunned as follows: Being part of entry of Memphis, 8helby county, Tennesse, on the east side of Main street, and designated on the map of said city of Memphis as lots Nos. 7 and 8, in block No. 88, being part of original county lot No 684, sub-divided and partitioned among the helts of Joseph H. Talloof, doceased, by decree of the common lew court of the city of Memphis, and numbered in said plan of partition and division as lots Nos. 7 and 8. csch fronting 2 81-160 ret on Main street, and running back cash, wardly 1852, feet to an alley. Badd lots Nos 7 and 8 constitute the northern portion of the block of buildings known as the Provine block of buildings known as the Provine

redemption forever barred.

JAMBS REILLY, Clerk.

By J. H. CULLEN, D. C.
Randolph, Hammond & Jordon, Sols. for complainents.

On Saturday,the 13th day of January, 1872, the following described lot or parcel of land lying and beling in the county of Shelby and State of Tennessee, and in the city of Memphis, to wit: Lot No. 4 in the subdivision of lot No. 26, in nlock No. 12 as laid down on the map of South Memphis, bounded as follows: Beginning 50 feet from the intersection of Main and Linden street, on the west side of Main and north side of Linden streets, and runs thesene northwardly with the west side of Main at ect 25 set to the corner of the lot soid by W. O. Scarcy to A. W. Synam; the ce west parallel with Linden street 125 feet; thence south parallel with Main street 125 feet 125 fee

Non-Resident Notice. No. 21, N. S. - In the First Chancary Court of shelby county, Tennessee. - James E. Tem-ple vs. John Gager et al. IT appearing that a bid was filed, as indi-

A copy—Attest:
EDMUD A. COLE, Clerk and Master.
By H. J. Black, Deputy C. and M.
J. E. Temple, Sol. for complainant. disthu

No. 455 R. D-in the Second Chancery Court of Shelby County, Tennessee, George Bume vs. Liestee Vahimann, H. Vahlmann affu others.

IT appearing from affidavit filed in this cause that the defendants, Liestee Vahimann, H. Vahlmann, Louis Kettmann and George Kettmann are non-residents of the State of Tennessee and residents of the State of Tennessee and residents of Havover, Germany:

It is therefore ordered, by the Clerk and Master, That they make their appearance herein, at the court-house of the Second Chancery Court of Shelby county, in the city of Memphis, Tennessee, on or before the first konday in February, 1872, and plead, answer or demur to complainants bill, or the same will be taken for confessed as to them and set for hearing exparte; and that a copy of this order be published once a week for four successive weeks in the Memphis Appeal. This Descander H. EVI. A copy—stites:

M. D. L. STEWART, Gerk and Master.

By C. Erlicher, Deputy C. and M.

Wescott & Stahl, Sois, for compile. dissat

No. 67—In the First Chancery Court of Shelb county, Tennessee —Thomas James et al. vs Louin T. James et al. Louis T. James et al.

YT appearing from proof in this cause that
I the defendant, Willis James, is a non-resitent of the State of Tennesses, living in the
State of Kentucky, and that he is interested
as one of the devisees of the estate of Ann
Elles James, and entitled to a portion of her estate herein:
It is therefore ordered that he make his appearance herein at the Court-house in the

Whileonby plant in children of all gents.

It is the Great Infant's and Children's Soothing Remedy for all disorders brought on by Teething or any other cause.

Parpared by the CRAFTON MEDICINE CO., St. Louis, Mo.

Sold by druggists and dealers immedicine everywhere.

MOR-Resident Hotice.

No. 488, R—In the First Chancery Court of Sheiby county, Tannessee — John C., Lamer, late Clork and Master, vs. Joshua W. James et al.

IT appearing from affidavit in this cause in the digrath of the caise of the adversald Samuel Miller, deceased, and other persons, whose names are unknown, are helier striaw of the estate of the adversald Samuel Miller, deceased, and other persons of Missins popular and non-residents of Tennessee:

It is therefore ordered, That they make their appearance herein, at the courtbouse in the city of Memphis, Tennessee, on or before the first Monday in February, 1872, and plead, answer or demut to complainsn't bill, or the same will be taken for consessive in the court of the said as to them and set for hearing exparte; and that a copy of this order be published once a week, for four successive weeks, in the Memphis Appeal.

A copy—altest:

EDMUND A. COLE, Clerk and Master. Ry R. J. BLACK, Deputy C, and M.

Logwood & Micon, Sois, for compl'is, diding the log of the complains of the log of the later for confessed as to them and set for hearing exparte; and that a copy of this order be published once a week, for four successive weeks, in the Memphis Appeal.

A copy—altest:

EDMUND A. COLE, Clerk and Master. Ry R. J. BLACK, Deputy C, and M.

Logwood & Micon, Sois, for compl'is, diding the log of the complains of the log of

No. 221. R.—Ann Harrison vs. Lonis Baryts: v, et al.—In the First Chancery Court of Shelish County.

Dy virtue of an interiocutory decree for male, entered in the above cause Novemmic, entered in the above cause November 9, 1871, and modified November 2, 1871, and modified November 2, 1871, I will seil at public anction, to the highest bidder, in front of the Courthouse of said Court, Greeniaw Block, Second street, in the city of Memphis, Tennessee, on Thursday, January 4, 1872,

between the hours of 25 m. and 2 p. m. the following described property, situated in the city of Memphis, the thy county, Tennessee, to wit: The western half of a certain lot of ground in said city, lying on the south side of Poplar street, and fronting fity feet on the same, and extending back southwardly between parallel lines one numbered and fity-nine and one-half (1899) feet to an aliey, bounded east by the Rennedy lot and west by Mossa Levy, including the improvements thereon, which will be said in such a way as to make the purilition wall between ins two tenements the dividing line Letween the two lots. hetwo lots.
TERMS OF SALE—One half cash, balance in ained to recure the same, etc.

EDMOND A. COLE, C and M. W. H. Stephens, Attorney. Chancery Sale of Real Estate.

No. 164, R-First Chencery Court of Shelby county.—S. J. Bradshaw vs. Lula Manson Bradshaw et al.

By virtue of an interlocatory decree for Bale entered in the above cause October 16, 171, I will sall, at public anction, to the highest oldder, in front of the Cierk and Master's office, Greenlaw Block, Second street, city of Memphis, Tennessee, on Friday, December 15, 1871,

At request of attorney, the above sale b Saturday, January 6, 1872.

EDMUND A. COLE, Clerk and Master.

ance in equal payments at 6 and 12 months from date of sale; purchaser required to ex-ecute notes with approved accurity; lien re-

CREDITORS' NOTICE. No. 64 R.—First Chancery Court of Shall county.—William B. Galbreath, Adm'r the estate of Kohert A. Moon, doceased, v. Elizabeth Moon et al., the heirs-at-law ar distributees and creditors of E. A. Moo deceased.

distributes and creditors of R. A. Moon, deceased.

In the above cause, now pending in said. In the above cause, now pending in said. In the above court it is ordered by the Court that all persons interested in the estate of Robert A. Moon, dec'd, come forward and file their demands and claims against said estate with the tierk and Master of this Court, in his orfice, and have themselves made parties to this bill before the 7th day of January next (1872), or their claims will be barred by the 'statutes of limitation;" and this caution is especially impersaive as to the resident creditors; it is in their ordered by the Court that a copy of this order be immediately inserted in the Daily Appeal and Avalanche, newspapers regularly printed and published in Memphis, and that the publication of same be continued for four successive weeks.

This December 24, 1871.

A copy—attast: A copy—attast: EDMUND A. COLE, Cierk and Master.

Tuesday, January 30, 1872,

page 273.

Also a certain undivided one-half inferest of Brooks and Suggs, in a certain lot of ground; in said city of Memphis, Shelby county, Tennessee, known as lot No. 5, in Block No. 5, beginning at a stake on the north line of liliot strees, 160 feet east of the intersecon of DeSoto and Elliot streets, moving ence northwardly 285; feet to an alley; once eastwardly 55; feet to an alley; once eastwardly 55; feet to Ellion stake; mere weathwardly 285; feet to Ellion stake; once we weathwardly 285; feet to Ellion stake; once we we were staked with whiteoak and dogwood pointern; there were staked with whiteoak and dogwood pointern; there were staked with whiteoak and dogwood pointern; there were staked with whiteoak and dogwood pointern.

W. Winchester and Humes & Poston, grays. dil mon Attorneys. FOR SALE.

Wednesday, January 10, 1872,

ann will be taken for confessed as to folial and set for hearing exparte; and that a copy of this order be published once a week, for four successive weeks, in the Memphis Appeal. This December 25, 1871. A copy—attest: Elimund A. Colle, Clerk and Master. By R. J. BLECK, D. C. and M. T. B. Micon & C. W. Frazer, Sols. for com

No. 22, R. D.—In the Second Chancery Court of Shelby county, Tennesses.—Memphis and Onlo Bailroad Company vs. James M. Tomeny and his wife, Fanny A. Tomeny, W. H. Fliche, fr., et al.

If appearing from affidavit filed in this cause that the defendants, James M. Tomeny and his wife, Fanny A. Tomeny, W. H. Flich, fr., are non-residents of the State of Fennessee: Frich, fr., are non-residents of the State of Tennessee:

It is therefore ordered by the Clerk and Master, That they make their appearance herein at the Courthouse of the Second Chancery Court of Shelby county, in the city of Memphis, Tennessee, on or before the first Monday in February, 1872, and show cause, if any feed, and plead, answer or demand to complainant's amended bill, or the same will be taken for confessed as to them and set for hearing exparte; and that a copy of this order be published once a week, for four successive weeks, in the Memphis Appeal. This December 14, 1871.

A copy—attest:

It is therefore ordered. That all parties desiring such do make their appearance herein at the Court-house of said court. In the city of Memphis, Tonnessee, on or before the first Monday in February, 1872, and show cause, if any they have, why said am endment should not be granted as prayed for, and that a copy of this order be published for thirty days in the Memphis Appeal. This December 14, 1871.

By R. J. BLACK, D. C. and M. H. S. Lee & G. P. Foute, Ait'ys.

A copy—aitest:
M. D. L. STEWART, Clerk and Master.
By C. BELCHES, Deputy C. and M.
Thes. R. Smith, Sel for compile. dis sat

Chancery Sale of Real Estate. Chancery Sale of Real Estate.

DR. D. S. JOHNSON'S

MEDICAL DISPENSARY

210 MAIN STREET (Up Stairs),

fetween Washington and Adams Str

a now permanently established for the trest ment of patients, both male and female, who are afflicted with any form of

Venereal or Secret Diseases.

inforced of ideas, evil foreboding, average society, loss of memory, weakness, etc. p all of these in any one case, but all occur and the society and the soci

ing frequently in various cases. Rhousis-

y least agon all diseases not requiring hi desilon outside of his office. Office hours now 3 s.m. to 9 o'clock p.m. now b. H. JOHNSON, M. D.

- 03 ---

bonis non of the estate of Thomas B. Cre haw, deceased, at alve W. G. Bainey, a ministrator of H. C. Stark, deceased, et

Tuesday, January 9, 1872,

method.

Fardicular attention paid to the DISEASES OF WOMEN, such as Excessive, suppressed or paintul Menstruction, Luchorrhosa er Whites, failing of the womb, and all irregularities of the monthly periods, causing starility or barrenness, and often-times consumption.

Chancery Sale of Real Estate hornbean pointers on Hengamin wear, a coundary line; thence some Hengaminks to a stake and whiteoak marked E. thence cast, crossing West's creek at it chains, drow Mary's creek at 2 chains, or Mary's creek at 2,50 chains, in all 34 chai ane 40 lines to a stake and bickory mark Saturday, January 13, 1872. No. 50 R. S. - In the second Chancery Court of Shally county, fernessee. - A. Burie-son, guardian, etc., vs. S. A. Moscharo et als, or true of an order of sale made in this cause, I will sell at public auction, to the inquest bidder, in front of the office of the cecond Chancery Court, in the city of Mempits, Tennesses, on by survey bearing date the 15th day of March, 1886, being the same heretofore deeded to said Emerical Senderlin and his heirs granted in fee by the State of Tennesses by grant Mo. 3255 of date, June 6th, 1849, and recorded in register's office at Jackson, it Volume II. Saturday, January 13, 1872,

SETUFCEY, JEBUSTY 13, 1872, Within legal mours, the following described real ental, to-wit: Mituated, lying and being in the county of Suelby, State of Tennessee, to-wit: Lying immediately south of and adjoining the stempols and Charleston railroad on which S. A. Mescham now resides, beauth by the Legal of Hedford, south by the Legal of Hedford, south by the Libert ract, west by those of J. Stoct and north by the Memphis and Charleston railroad and the lands of Perfice, containing two hundred and thirty (15) acres, last east of Forcest Hill.

Terms of sale Oue-third cash, balance in the and two years, notes bearing interest, the retained to secure the deferred payments. ents.

CHANCERY SALE REAL BETATE. SATURDAY, JAHUARY, 13TH, 1872. No. 4140 -- In the Second Chancery Court of Saeloy cos "sunesces"—Amos Munson va James Prine II; No. 428—K. J. B. L. Winn vs James Paine et al. 13 to 428—K. J. B. L. 13 t virtue of an order of sale made in these AJ causes, I will sell, at public anction, to the hignest bidder, in Iront of the office of the Clerk and Master of the Second Chancery Court. In the city of Memonia urt, in the city of Memphis, Te

Saturday, January 13th, 1872, i estate, to wit: Situate tying and being its county of rogaby, State of Tennessee, i bounded as follows: Heginning at Morizander's northeast corner, at a state 38 a. e.m. of a sweetgum, marked A; thence the transfer of the sweetgum, marked A; thence Paine's norm line and McAlexander's with his if chains and So links, to the beginning containing 27 acres. Terms of mic-cash. This December 27, 1871. M. D. L. STE WART, Clerk and Master. Geo. W. Winchester and Kortrechs, traft a coules, sons for complainants. 284s

HON-HESIDENT NOTICE. o. 200, O. H.—In the First Chancery Court of Shelby County, Tennessee.—Suits Wester vs. william H. Binnd et al.
Tappearing from an order of Court in this cause that John May, the purchaser of the f., Sand F. formerly sold herein, has de-

A copy—attent:

M. B. L. STEWART, Clerk and Master.

By C. Benchas, Deputy C. and M.

bytes & Jackson, Sels for compl's. nicks to, 456, ft. In the First Chancery Court of Shelby county, Tennesses John Overton,

A copy—attest;
A copy—attest;
EDMUND A, COLE, Clerk and Master.
By S. J. SLACK D. C. and M.
Wilson & Seard, Sola. for compl'nt. d28

No. 454, R. D.—In the Second Chances Court of Shelby county, Tennessee.—W. Boblen and P. E. Schien vs. D. W. Flowerree, Annie C. Flowerree, C. C. Flowerree, Jenny Flowerree, Elien T. Wilson, Kate Wilson, Enma Wilson and Robert L. Wilson, and Wilson and Robert L. Wilson, it appearing from the bill duly sworn to in a this cause that the defendants are all citiesens of Vicasburg, State of Mississippi, and non-residents of Tennessee, and that complainants have flied their bill in this court, praying for a decree to sell the north half of it No. 184, as known upon the plan of Memphis, situate on the east side of Main street, in sais City of Memphis, Tennessee, and now occupied by complainants, and to have the proceeds thereof divised between complainants and detentants according to their respective interests: ants and detenuants, according to their respective interests:

It is therefore ordered by the Clerk and Master, That they, the detendants, make their appearance herein, at the court-house of the Second Chancery Court of Shelby county, in the city of Memphis, Tenn. on or before the first Monday in February, 1872, and plend, answer or demur to complainants bill, or the same will be taken for confessed as to them, and set for hearing experte; and that a copy of this order be published once a week for lour successive weeks in the Memphis Appeal. This Dec. 22, 1871.

A copy—steal:

Thursday, February ist, 1872, of Roysier, Tressvani & Co., northeast corner of Main and Jefferson streets, in the city of Main and Jefferson streets, in the city of Securphs, so much of the following described tract of land as will be necessary to pay a certain gote, given by said Russell to Mrs. M. C. Essol for the sum of \$1281 to, payable on the lith day of July, A. D. 1871, with Interest from the 18th day of July, A. D. 1879, until paid, to will (excepting forty-five (45) across of the said land, heretofore relinquished by me as treatee, and excepting also seventy across No. 48.—In the Second Chancery Court of Shelby county, Tennessee.—John Knightly.

No. 48.—In the Second Chancery Court of Shelby county, Tennessee.—Saml, Watson to Shelby county, Tennessee.—Saml, Watson to Shelby county. Tennessee.

No. 48.—In the Second Chancery Court of Shelby county. Tennessee.—Saml, Watson to Shelby county. Tennessee.

No. 48.—In the Second Chancery Court of Shelby county. Tennessee.

No. 48.—In the Second Chancery Court of Shelby county. Tennessee.

No. 48.—In the Second Chancery Court of Shelby county. Tennessee.

No. 48.—In the Second Chancery Court of Shelby county. Tennessee.

No. 48.—In the Second Chancery Court of Shelby county. Tennessee.

No. 48.—In the Second Chancery Court of Shelby county. Tennessee.

No. 48.—In the Second Chancery Court of Shelby county. Tennessee.

It is therefore ordered by the Society unpaid."

It appearing from the bill duty sworm to in Links cause that the defendants. "all others whose notes are held by the Society unpaid."

It as therefore ordered by the Society unpaid."

It is therefore ordered by the Society unpaid."

It is therefore ordered by the Society of the Shelby of Memphis, Tenn., on or before the draft of Memphis, Tenn.,

No. 449—In the Second Chancery Court of Shelby county, Tennesses.—Iohn Knightly vs. Susan Knightly. IT appearing from the bill which is sworn to in this cause that the defendant, Susan Knightly is a resident of Cincinnati, State of Ohio, and a non-resident of the State of Tan-nesses: